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सं० 3] No. 3] नई दिल्ली, शनिवार, जनवरी 15, 1972 (पौष 25, 1893)

NEW DELHI, SATURDAY, JANUARY 15, 1972 (PAUSA 25, 1893)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके (Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV

(PART IV)

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं (Advertisements and Notices by Private Individuals and Private Bodies)

ब अदालत सब जज, मो० समस्तीपुर।

मो० न० 23/1971 इजराय दखल देहानी हिकअत श्रीमती पारवती देवी डिग्रीदार

बनाम

अशर्फी लाल चौधरी वगैरह मदीउन

नोटिस आदेश और्डर 21 रूल 22 जाप्ते दिवानी

नोटिस बनाम :— 1—श्री अशर्फी लाल चौधरी पे० बाबू महावीर प्रसाद चौधरी जाति जयसवाल वपेसे कास्त-कारी वो नौकरी सा० मौजे०-महुआ, प्रगने विसारा, थाना—महुआ जिला-मुजफ्फर-पुर-वर्तमान—नौकरी आई० एल० टी० डी० कंपनी जिला पुरवारी गोदावारी, दिखनी-हिन्दुस्थान।

2—श्री सरयुग प्रसाद पे० बाबू मखन लाल जाति अग्रवाल, वपेसे कास्तकारी वो व्या-पारी सा० मौजे समस्तीपुर शहर प्रगना— सरैसा—थाना—समस्तीपुर जिला —दरभंगा।

आप लोगों को सूचित किया जाता है कि डिग्रीदार ने अधि-कार वाद संख्या 83 सन् 1963 के जय पत्न को निष्पादन करने के लिये न्यायालय में मोकदमा दायर किया है। आप दिनांक 10 माह फरवरी, सन् 1972 ई० तक अदालत में हाजिर होकर जो कुछ उजूर हो पेस करें वरना एक पक्षीय सुनवाई किया जायेगा।

आज दिनांक 14 माह 12 सन् 1971 ई॰

ह० अपठ्नीय सब जज, समस्तीपुर : बिहार :

IN THE COURT OF SUB-JUDGE, SAMASTIPUR.

Title Execution Case No. 23 of 1971.

Shrimati Parwati DeviDecree-holder.

Versus.

Asharfi Lal Chaudhary and others.....Judgment debtors.

Notice under Order 21 Rule 22 C.P.C.

Notice to:-

(1) Shri Asharfi Lal Chaudhary S/o. Babu Mahabir Prasad Chaudhary, by caste Jaiswal, by occupation culti-420GI/71 vator and service, resident of Mauja:—Mahua, Pergana Bisara, P. S. Mathua, Dist:—Muzaffarpur. At present:—in service of I.L.T.D. Company, District Purwari Godawari (South India).

(2) Shri Sarjoog Pd. S/o. Babu Makhan Lal by caste Agarwal, by occupation cultivation and traders, resident of Town Samastipur, P.S. Samastipur, Dist: Darbhanga.

Whereas the above mentioned Decree-holder has applied for delivery of possession of the decree of T.S. No. 83 of 1963 passed by this court.

You are, therefore, directed to appear in person or through lawyer on or before the 10th day of February, 1972, the date fixed in the case to reply, if any, otherwise the case will proceed exparte.

(9)

Given under my hand and seal of the court this 14th day of December, 1971.

Sd/- ILLEGIBLE Sub-Judge, Samastipur Bihar

LOST

The Government Promissory Note No. CA 306356 of the 3 per cent. Conversion loan of 1946 for Rs. 1,000/-originally standing in the name of B. K. Guha and last endorsed to N. N. Chaudhury, the proprietor by whom it was never endorsed to any other person having been lost, stolen or destroyed, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertiser: Sd. N. N. CHAUDHURY Residence: 19/1A, Ultadingi Road, Calcutta-4.

Approved.

Rubber Stamp of

Reserve Bank of India, P.D.O. Signature,

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER Manager of Publications

CHANGE OF NAMES

I, hitherto known as SATRAM CHAND KHURANE son of Shri DAYAL CHAND, employed as L.D.C. in Directorate of Personnel (Officers) Air HQ, residing at A/55, Subahdra Colony, Delhi, have changed my name and shall hereafter be known as SATRAM DAS KHURANA.

It is certified that I have complied with other legal requirements in this connection.

SATRAM CHAND KHURANE [Sd. (in existing) old name]

I, hitherto known as R. KAMATCHI MUDALI son of Shri A. RANGASAMY, employed as Sub-Postmaster in Vasavi College residing at Bhavani P.O., Coimbatore (DT), Tamil Nadu, have changed my name and shall hereafter be known as R. DURAI.

It is certified that I have complied with other legal requirements in this connection.

R. KAMATCHI MUDALI [Sd. (in existing) old name]

I, hitherto known as SHANKAR son of Shri TUKA-RAM, employed as Teacher in Rayat Shikashan Sanstha; Satara, residing at B.Ed. College, Barsi, have changed my name and shall bereafter be known as SHANKAR TUKARAM MANE.

It is certifled that I have complied with other legal requirements in this connection.

SHANKAR

[Sd. (in existing) old name]

I, hitherto known as RAMCHANDRA MAHADEO SHELAR son of Shri MAHADEO SHELAR, employed as Labourer in Ammunition Factory, Kirkee, Poona, have changed my name and shall hereafter be known as RAMCHANDRA MAHADEO BRAMANE.

It is certified that I have complied with other legal requirements in this connection.

RAMCHANDRA MAHADEO SHELAR

[Sd. (in existing) old name]

I, hitherto known as AMULYA KUMAR SEAL son son of Shri BANAMALI SARDAR, employed as Loco Foreman in E, Rly, Patratu, residing at A, K. Scal 195/AB, Type II Rly Quarters P.O. Patratu, Dist, Hazaribagh, have changed my name and shall hereafter be known as AMULYA KUMAR SARDAR.

It is certified that I have complied with other legal requirements in this connection,

AMULYA KUMAR SEAL [Sd. (in existing) old name]

1, hitherto known as BHIMAPPA PARSHANA NAIK son of BHIMAPPA, residing at A. S. Patil, College of Commerce, Bijapur, have changed my name and shall hereafter be known as PARASURAMU BHIMAPPA NAIK

It is certified that I have complied with other legal requirements in this connection.

BHIMAPPA PARSHANA NAIK
[Sd. (in existing) old name]

I, hitherto known as RAMNANDAN JHA son of Late MAHABIR JHA, employed as M/Fitter, T. No. 15/453 in Electric Loco Chittaranjan, residing at Qr. No. 8/2/2/B, St. No. 37, Amladahi/CRJ, have changed my name and shall hereafter be known as SHRI RAM NARAYAN JHA.

It is certified that I have complied with other legal requirements in this connection.

RAMNANDAN JHA [Sd. (in existing) old name]

I, hitherto known as RAM SUMER GARARIYA son of Late LAL BEHARI GARARIYA, employed as Saloon Attendant in CTXR/NJP's Office, residing at NJP Rly. Colony, N.F. Railway, have changed my name and shall hereafter be known as SUBODH CHANDRA SHOME.

It is certified that I have complied with other legal requirements in this connection,

RAM SUMER GARARIYA [Sd. (in existing) old name]

f, hitherto known as Miss KAMUDINI HARI KUL-KARNI daughter of Shri HARJ TRIMBAK KUL-KARNI, employed as a Clerk in Post Office, Vishnunagar, Dombivli-2 Dt, Thana, residing at Lalita Vihar, Subhash Road, Vishnunagar, Dombivli-2, (Thana) have changed my name and shall hereafter be known as Mrs. SHOBHANA VINAYAK UMARANI.

It is certified that I have complied with other legal trequirements in this connection.

Miss KAMUDINI HARI KULKARNI [Sd. (in existing) old name]

I, bitherto known as CHITTA RANJAN MOHANTO son of Shri RAMANI MOHAN MOHANTO, employed as Sr. Asstt. (S/T) in OPD, Alloy Steel Plant, H.S.L., residing at 12/46, Tilok Rd. Durgapur-5, Dt., Burdwan, have changed my name and shall hereafter be known as CHITTA RANJAN ADHIKARY,

It is certified that I have complied with other legal requirements in this connection,

CHITTA RANJAN MOHANTO [Sd. (in existing) old name]

I, hitherto known as RAM SWAROOP BALMIKI son of Shri HARGU LAL, employed as Record Keeper in 20(P) Party, Survey of India, 17 EC Road, Dehra Dun, residing at 274-A, Abkari Road, Karanpur, Dehra Dun, have changed my name and shall hereafter be known as RAM SWROOP TESHWAR.

It is certified that I have complied with other legal requirements in this connection.

R. S. BALMIKI [Sd. (in existing) old name]

I, hitherto known as SARAYUBALA MAHESH-CHANDRA SHETH daughter of Shri MAHESH-CHANDRA O. SHETH, employed as Upper Division Clerk in Income-tax Office, Surat Circle, Surat, residing at Begumpura, Bhulamodi's Polc, Surat, have changed my name and shall hereafter be known as MALTI NARENDRA PARIKH.

It is certified that 1 have complied with other legal requirements in this connection.

SARYUBALA MAHESHCHANDRA SHETH [Sd. (in existing) old name]

I, hitherto known as NIMAI CHANDRA MISTRY Son of Late PANCHANAN BISWAS, employed as Fireman in Alloy Steels Plant, Durgapur, residing at 3A/58, Ram Krishna Avenue Extension, Durgapur-4, have changed my name and shall hereafter be known as NIMAI CHANDRA BISWAS.

It is certified that I have complied with other legal requirements in this connection.

NIMAI CHANDRA MISTRY [Sd. (in existing) old name]

I, hitherto known as MELA RAM GUJRAL son of Shri RALLA RAM GUJRAL, employed as Radio Operator in Dte, of Co-ordination (Police Wireless) M.H.A. Rail Bhavan, New Delhi-1, residing at 554, Kirtan Wali

Gali, Ghaziabad, have changed my name and shall hereafter be known as BALDEV RAJ GUJRAL.

It is certified that I have complied with other legal requirements in this connection,

MELA RAM GUIRAL [Sd. (in existing) old name]

I, hitherto known as MAN SINGH SHARMA son of Shri RAM NARAIN SHARMA, employed as Assistant Station Master in Railway Station Patli, Bikaner Division, Northern Railway, residing at EP 291, Shanti Villa, Jaccubpura, Gurgaon (Haryana), bave changed my name and shall hereafter be known as MANOJ SHANKER SHARMA.

It is certified that I have complied with other legal requirements in this connection,

MAN SINGH SHARMA [Sd, (in existing) old name]

I, hither to known as KRISHNA son of Shri APPUN-NI NAIR, employed as Fitter, T. No. 8792 in Central Rly. Workshop, Parel, Bombay-12, residing at C. Rly. Qrs. No. RB/I/249/16, Parel, Bombay-12, have changed my name and shall hereafter be known as KUTTY-KRISHNAN APPUNNI NAIR.

It is certified that I have complied with other legal requirements in this connection.

KRISHNA

[Sd. (in existing) old name]

I, hitherto known as RAMBEHARA son of Late PADI BEHARA, employed as Lascar in Telegraph Stores, Calcutta-27, residing at 16/1, Chandra Nath Chatterjee Street, Calcutta-25, have changed my name and shall hereafter be known as BUDHIA BEHARA,

It is certified that I have complied with other legal requirements in this connection.

RAM BEHARA [Sd. (in existing) old name]

I, hitherto known as DUBBAR RAM son of Shri MITA RAM, employed as Telephone Operator in Telephone Exchange, Cantt. Barcilly (U.P.), residing at Telephone Exchange Cantt, Barcilly, U.P., have changed my name and shall hereafter be known as PARAS NATH.

It is certified that I have complied with other legal requirements in this connection.

DUBBAR RAM

[Sd (in existing) old name]

I, hitherto known as NARAYAN TUKARAM WAGHMARE son of TUKARAM BABURAO WAGHMARE, employed as Lab. Bin the Ammunition Factory, C-2 Section, T. No. C-2/805, residing at 766, Bhawani Peth, Kamal Mala, Bhawani Peth, Poona-2, have changed my name and shall hereafter be known as NARAYAN TUKARAM WAGH.

It is certified that I have complied with other legal requirements in this connection.

NARAYAN TUKARAM WAGHMARE [Sd. (in existing) old name]

I, hitherto known as KUMARI ANNAMMA A. K. daughter of late Shri K. C. CHACKO, employed as a Lower Division Clerk under the Central Government Health Scheme, Bombay, residing at B/23/138 G.H. Colony-Sewri-Wadala, Bombay-31, have changed my name consequent on my marriage and shall hereafter be known as Mrs. ANNAMMA DANIEL.

It is certified that I have complied with other legal requirements in this connection.

ANNAMMA A. K. [Sd, (in existing) old name]

I, hitherto known as RATNAPRABHA daughter of Shri R. Y. KADAM, employed as Clerk in Accountant General, Maharashtra, residing at B. 7, Giridarshan, R.H.B. Road, Mulund Bombay-80, have changed my name and shall hereafter be known as Smt. GEETA NAROTTAM BANE.

It is certified that I have complied with other legal requirements in this connection.

RATNAPRABHA

[Sd. (in existing) old name]

I, hitherto known as HANUMANT son of Shri VISHWANATH KULKARNI, employed as Telephone Operator in Telephone Exchange, Panwel, Distt. Kolaba, residing at Office of the Telephone Exchange Panwel, have changed my name and shall hereafter be known as HEMANT VISHWANTH KULKARNI.

It is certified that I have complied with other legal requirements in this connection.

HANUMANT [Sd. (in existing) old name]

1, hitherto known as PR. M. BAKRUDIN son of Shri MOHAMED SHAMSUDEEN, employed as Preventive Officer, Grade I in Custom House, Madras residing at 123, Kutchery Road (Upstairs), Santhome, Madras-4, have changed my name and shall hereafter be known as PR. M. BAHARUDEEN.

It is certified that I have complied with other legal requirements in this connection.

PR. M. BAKRUDIN [Sd. (in existing) old name]

I, hitherto known as BALARAM KABRI son of Shri KHERODE CHANDRA KABRI, employed as Head Clerk in the Income Tax Office, District I(I), Calcutta, residing at 54/1, Kashi Nath Dutta Road, Calcutta-36, have changed my name and shall hereafter be known as BALARAM ROY.

It is certified that I have complied with other legal requirements in this connection.

BALDRAM KABRI [Sd. (in existing) old name]

I, hitherto known as DEBENDRA NATH SEAL son of Late Shri HARI CHARAN SEAL, employed as Duftry

(S.G.) in Office of the Collectorate, Central Excise, W.B., Calcutta, residing at South Kodalia, P.O. New Barrackpore, 24 Parganas, have changed my name and shall hereafter be known as DEBENDRA NATH SEN.

It is certified that I have complied with other legal requirements in this connection.

DEBENDRA NATH SEAL [Sd. (in existing) old name]

I, hitherto known as T. APPA RAO son of Shri T. VENKATASWAMY, employed as Elec. Driver in TFR/ANR in S.E. Railway residing at Block No. L/III-A P.O. Anara, Dist. Purulia, West Bengal, have changed my name and shall hereafter be known as GOOTEA APPA RAO.

It is certified that I have complied with other legal requirements in this connection,

T. APPA RAO [Sd. (in existing) old name]

I, hitherto known as DULAL KR. MALLO son of Shri BALLAVA KUMAR MALLO, employed as Mitter-C, Gunshell Factory (Industrial) Cossipore Cal.-2 in Gun 'C' G&S Fy. Cossipore, Cal.-2, residing at N-120 Dum-Dum Estate, Dumdum Cal.-28, have changed my name and shall hereafter be known as DULAL KUMER BISWAS.

It is certified that I have complied with other legal requirements in this connection.

DULAL KUMER MILLO [Sd. (in existing) old name]

I, hitherto known as KIRPAL SINGH s/o Late BHUKHAL ROUTH, employed as Lineman Ty, in the Office of GE Central Calcutta, have changed my name and shall hereafter be known as KIRPAL ROUTH,

It is certified that I have complied with other legal requirements in this connection.

KIRPAL SINGH [Sd. (in existing) old name]

I, hitherto known as PROVASH CH. DAS son of Late PULIN BH. DAS, employed as Lab, 'B' in Gun & Shell Fy., Cossipore, Shell Sec. Cal.-2, residing at 46, Maharaja Nanda Kr. Road, Cal.-36, have changed my name and shall hereafter be known as PRAVASH CHANDRA DEY.

It is certified that I have complied with other legal requirements in this connection.

PROVASH CHANDAR DAS [Sd, (in existing) old name]

I, hitherto known as Kum. KUNDA B. WAD dughter of Shri BALKRISHNA V. WAD, employed as U.D.C. in Accountant General, Maharashtra, Bombay, residing at 2, Swagat, Mamalatdar Wadi No. 4, Malad West

Bombay, have changed my name and shall hereafter be known as Smt. KALPANA B. ABHAYANKAR.

It is certified that I have complied with other legal requirements in this connection.

K. B. WAD [Sd. (in existing) old name]

I, hitherto known as Major UMED SINGH son of Shri Sub. NAHAR SINGH, employed as Army Officer in The Grenadiers Regimental Centre Nasirabad (Raj), residing at Village and Post Office—Johjhu Kalan, Teh. Chaskhidadri, Distt. Mohindergarh (Haryana), have changed my name and shall hereafter be known as Major UMED SINGH SANGWAN.

It is certified that I have complied with other legal requirements in this connection.

UMED SINGH [Sd. (in existing) old name]

I, hitherto known as Miss SUKHPAL KAUR SANDHU daughter of Shri JARNAIL SINGH SANDHU, employed as Army Dental Officer in Military Dental Centre (BEG) East Kirkee, residing at 9/1, Nanda Road, East Kirkee, Poona-3, have changed my name and shall hereafter be known as Capt. (Mrs.) SUKHPAL UPPAL.

It is certified that I have complied with other legal requirements in this connection.

SUKHPAL KAUR SANDHU [Sd. (in existing) old name]

I, hitherto known as Mrs. KRISHNA S. AHUJA daughter of Shri BAKSHI RAM VAID, employed as Telephone Operator in Telecommunications, Delhi, residing at S.V/1009, R.K. Puram, New Delhi, have changed my name and shall hereafter be known as Mrs. ALKA AHUJA.

It is certified that I have complied with other legal requirements in this connection.

KRISHNA S, AHUJA [Sd, (in existing) old name]

CORRIGENDA

Read "Section Holder" instead of "Press Foreman", printed in the 2nd line of the 2nd Advt. Col. II at page 181 of the Gazette of India, Part IV, dated 18-9-71.

Read "JIYA LAL" instead of "JIVA LAL" printed in the 5th line of the 4th Advt. in Col. 1 at page 218 of the Gazette of India, Part IV, dated 20-11-71.

NOTIFICATION BY THE PUNJAB COMPANY LIMITED, BHATINDA

The approval of the Secretary, Forward Markets Commission under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Government of India, Ministry of Commerce and Industry Notification S.O. No. 1162, dated the 4th May, 1960 has been obtained on the 31st August, 1971 to the following amendments to the Bye-laws of the Punjab Company Ltd., Bhatinda, the same having been previously

placed on the Notice Board of the Company under Section 11 of the said Act and the Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

In the Bye-laws of the Punjab Company Ltd., Bhatinda, the following amendments shall be effected:—

- I. In Bye-law 1.—In line 2 of definition (26), for the words 'rapesced and mustardseed, cottonseed and Kapas' the words 'rapesced and mustardseed, cottonseed, Kapas and gur' shall be substituted.
- II. In Bye-law 4.—In line 5, the words 'oilseeds or its products or by products and/or kapas' the words 'oilseeds or its products or by products, kapas, gur or another commodity in which the Company conducts forward business' shall be substituted.
- III. In Bye-law 60.—In lines 2 and 3, for the words 'Cottonseed and Kapas' the words 'Cottonseed, Kapas and Gur' shall be substituted.
- IV. In Bye-law 85.—In line 2, for the words 'Cotton-seed and Kapas' the words 'Cottonseed, Kapas and Gur' shall be substituted.
- V. In Bye-law 98.—In line 1, for the words 'Cottonseed and Kapas Hedge Contracts' the words 'Cottonseed, Kapas and Gur Hedge Contracts' shall be substituted.
- VI. In Bye-law 101.—In line 2, for the words 'Cotton-seed Hedge Contract and Kapas Hedge Contract' the words 'Cottonseed Hedge Contract, Kapas Hedge Contract and Gur Hedge Contract' shall be substituted and in line 5, the words 'and Gur' shall be added after the words 'kapas 320F and Kapas Desi'.
- VII. In Bye-law 112(a).—In line 2, after the words 'Cottonseed and/or Kapas' and before the words 'Hedge Contracts' the words 'and Rs. 0.25 per 40 Kg. in Gur' shall be inserted.
- VIII. In the first proviso of Byc-law 112 (a).—In line 3, after the figure and word '50 Paise' and before the words 'with reference to' the words 'in the case of Rapesced/Mustardseed, Cottonseed and Kapas and 25 Paise in the case of Gur' shall be inserted.
- 1X. The following shall be added at the end of last sentence of Bye-law 127:—

"after setting off the delivery and demand notices received by the Company"

- X. In Bye-law 138.—In the second line from the bottom after the words and figures 'Re. 1/- per 100 Kg.' the words and figures 'in the case of Mustardsced, Cottonseed and Kapas and Re. 0.50 per 40 Kg. in the case of Gur' shall be added.
- XI. Bye-law 148 shall be substituted by the following Bye-law, namely:
 - "All questions which arise under these bye-laws regarding outstation delivery shall be decided by the Board whose decision shall be final and binding on the parties concerned".
- XII. In Bye-law 239(d).—In line 4, for the words for Kapas' the words for Kapas or Gur' shall be substituted.
- 239(h).—In line 5, for the words 'or Kapas' the words 'or Kapas or Gur' shall be substituted.

XIII. In Bye-law 258(b).—In line 3, after the words 'Re. 1/- per 100 Kg.' the words 'in the case of mustard-seed, Cottonseed and Kapas and Re. 0.50 per 40 Kg. in the case of Gur' shall be added.

258(h) In line 5, after the words 'Re. 1/- per 100 Kg.' the words 'in the case of Mustardseed, Cottonseed and Kapas and Re. 0.50 per 40 Kg. in the case of Gur' shall be added.

XIV. The following separate Schedule of out-station delivery centres for 'Gur Hedge Contract' shall be inserted at page 72, below the existing Schedule for Kapas Hedge Contract.

SCHEDULE OF OUTSTATION DELIVERY CENTRES FOR GUR HEDGE CONTRACT

Punjab: Phagwara

Haryana: 1. Rohtak, 2. Sonepat, 3. Samalka.

Uttar Pradesh: 1, Muzasfarnagar, 2. Meerut, 3. Hapur, 4, Siana, 5, Galauti.

XV. After Bye-law 305, the following shall be added as a separate Chapter to the Bye-laws of the Company.

ADDITIONAL BYE-LAWS FOR GUR HEDGE CONTRACT

306, Bye-laws beginning with No. 306 to 330 (both inclusive) are additional Bye-laws for Hedge Contract in Gur. The Bye-laws of the Company as are in force at present or as may hereafter be enforced from time to time shall also be applicable to all the matters connected with the Hedge Contract in Gur in so far as those matters are not specifically dealt with in the Additional Bye-laws and are not repugnant to the Additional Bye-laws.

- 307. For the purpose of futures trading in Gur, there shall be a contract called "GUR HEDGE CONTRACT".
- 308. In respect of Gur Hedgé Contract, there shall be three deliveries in a year viz. Phagun, Besakh and Asharh of Samvat year. In case there are two months of delivery then the delivery and due date for Phagun, Besakh and Asharh, as the case may be, shall be taken as relating to the latter of the two months.
- 309. (a) Trading in the Gur Hedge Contract for different deliveries shall be ordinarily commence in the months shown hereunder:—
 - (i) In the month of Besakh for Phagun delivery.
 - (ii) In the month of Magh for Besakh delivery.
 - (iii) In the month of Chet for Asharh delivery.
- (b) Notwithstanding anything contained in Byc-laws 308 and Clause (a) of Byc-law 309 the Board may with the prior approval of the Forward Markets Commission, commence trading in a delivery other than the deliveries mentioned in Bye-law 308 or commence trading in a month other than the month mentioned in Clause (a) above with respect of that delivery.
- (c) The Board shall fix on each occasion with the prior approval of the Forward Markets Commission the date from which trading shall commence for each delivery of Gur Hedge Contract.
- 310. The basis of "GUR HEDGE CONTRACT" shall be GUR PANSERA of average quality (not being blac-

kish, greenish, redish, rasket or badda gur in colour) produced out of the crop of the year in Punjab, Haryana and Uttar Pradesh.

311. (a) Against the "GUR HEDGE CONTRACT" the following grades or varieties shall be tenderable:—

Khurpapar, Chaku, Laddu, Peri and Balti qualities shall be permissible in delivery at par.

- (b) In a single unit, only the goods of one quality will be allowed for delivery. Mixed qualities of different varieties shall not be allowed. Goods shall be tendered by delivery orders only. Such delivery orders shall be issued in units of 4000 Kg, each. The seller shall not be permitted to deliver at any one place any lot of less than 4000 Kg.
- (c) The quality of gur offered for delivery shall be similar to the average quality of Bhatinda and the outstation delivery centres mentioned in schedule.
- 312. The Board may, with the previous approval of the Forward Markets Commission, provide for any varieties or grades other than the basis provided in bye-law 310 to be tendered against the Gur Hedge Contract with or without allowance from time to time and make alterations therein.
- 313. (a) The unit of trading in respect of the gur hedge contract shall be 4000 Kg.
- (b) The unit of price quotation in respect of gur hedge contract shall be 40 Kg.
- (c) The delivery talbi date will be Sudi Astami of each delivery month unless otherwise determined by the Board before the commencement of the Contract.
- 314. The Gur Hedge Contract will be for delivery at Bhatinda. But the seller shall have the option of delivering goods at outstation centres mentioned in the Schedule for Gur Hedge Contract appended to these byelaws. The seller shall indicate clearly the names of the stations, places, godown nos., quantity of goods in the delivery order submitted by him.
- 315. The due date for each of the deliveries shall be the last date of the month of delivery. If the due date happens to fall on a holiday, then the immediate preceding working day shall be taken as the due date.
- 316. (a) On or about the due date of the Hedge Contract, the due date rate shall be fixed on the basis of average spot rate of 2 working days immediately preceding due date for the basis variety of the hedge contract at Bhatinda and average tax paid, spot prices of basis variety of Gur prevailing at the out-station delivery centres mentioned in the Schedule. Dami, if any, shall also be added to the average spot rates of the delivery centres while fixing the due date rate. The precentage of dry and Dhilla or Liba Gur will also be taken into consideration at the time of fixing the due date rate. For Phagun delivery spot rates of dheries will be collected and for Besakh and Asharh deliveries spot rates of Kothas will be collected. The rates of following varities of Gur will be taken while fixing the due date rate:—

PUNJAB	Phagwara Bhatinda	Peri Variety , Pausera Variety	
HARYANA	Rohtak Sonepat Samalka	Khurpapar Variety	
UTTAR PRADESH	Muzaffarnagar Meerut Hapur Siana	Pausera Variety	

Galauti

The 'due date rate so fixed shall be subject to the condition, if any, applicable to the contract under Byelaw 103 (A) and/or Byelaw 232.

- (b) All the outstanding hedge contracts on the due date in respect of which no delivery order or demand notice is submitted to the clearing section shall be deemed to have been settled at the due date rate.
- 317. The Board may with the concurrence of the Forward Markets Commission add or delete any Mandi to or from these mentioned in the Schedule from time to time in respect of any delivery of the hedge contract before the commencement of trading in the same.
- 318. In case the Central or any State Government bans the export of gur to Bhatinda from any of the outstation delivery centres, that centres shall not be treated as deleted from the Schedule and deliveries shall be permissible at such outstation centre and the rates of that centre shall also be taken into consideration while determining the due date rate.
- 319. Dry and dhilla contents shall be determined by the surveyors in one stack (dhank) consisting of 5 kattas selected by the buyer and the goods shall be weighed stack by stack from first to last katta. If water has entered to the godown, the effected lot will be rejected.
- 320. Referaction in the goods tendered against Gur Hedge Contract shall be as under:—
- (a) FOR GUR PHAGUN DELIVERY:—In the delivery of gur 10% libha (dhilla) will be tenderable at par. Goods containing libha (dhilla) more than 10% will be rejected.
- (b) FOR GUR BESAKH DELIVERY:—In the delivery of Gur 30% libha (dhilla) will be tenderable at par. More than 30% shall be rejected.
- (c) FOR GUR ASHARH DELIVERY:—In the delivery of the Gur 60% libha (dhilla) will be tenderable at par. Gur containing more than 60% shall be rejected.
- (d) In the deliveries of Phagun, Besakh and Asharh Gur containing chura upto 10% will be tenderable at par. Gur containing chura in excess of 10% shall be rejected.
- 321. (a) In case of Pansera gur pieces weighing upto 500 grams, in case of Khurpapar 300 grams, in case of chaku gur upto 250 grams in case of ladu and peri gur pieces weighing upto 25 grams will be treated as chura.
- (b) For delivery of goods against these Hedge Contracts the godown stacking permissible shall be 5 Kattas. If it is found that the upper Katta of the stacking has been removed by the seller, the whole lot shall be rejected.
- 322. Gur shall be packed in new gunny kattas. The weight of the kattas shall be included in the weight of the goods and no extra charges shall be payable for the same.
- 323. At any time during the weighment of the goods the buver may by using knife take out sample from any one stack of 5 kattas out of a lot to satisfy himself about the quality and variety of the goods,
- 324. The buyer shall start taking delivery of the goods within 2 days of the receipt of the delivery orders or in case of demand notice immediately after the receipt of the particulars of the goods from the seller.
- 325. The buver shall take delivery of goods from the place at which the sellers goods are lying at a place within the Municipal limits of Bhatinda or of out-station delivery centre.

- 326. The buyer shall be responsible for getting the gur stored at the site which shall be provided by the seller. If the goods are approved by the surveyors of the Company the expenses of storing shall be borne by the buyer, otherwise the same shall be borne by the seller. After the weighment of goods the buyer shall be responsible to look after the goods till such time he removes the goods from the seller's godown.
- 327. The seller shall pay to the buyer on account of rejected and unreplaced goods the difference between the rate of the delivery order and the due date rate and shall also pay the expenses, if any, incurred by the buyer in this regard. The seller shall also pay interest at the rate of 12% p.a. On the 4th amount deposited by the buyer for taking delivery of the goods till such time the decision in respect of rejection of goods is declared by the surveyors. The seller, however, shall not be entitled to receive from the buyer the difference between the rate of the delivery order and due date rate if the same is in his (seller's) favour.
- 328. The buyer shall remove the goods from the place of delivery within 48 hours after the weighment of the goods or in case of survey after the final award is given by the surveyors. If after the expiry of 48 hours the buyer does not remove the goods from the seller's godown he shall have to pay Rs. 2/- per unit per day as rent charges to the seller.
- 329. The goods may be weighed either in an entirely open space or under a shed or in a varandah having a roof over it or in a Kotha or barrack as the case may be.
- 330. The seller will be entitled to charge the sales tax, if any, from the buyer.

ROSHAN LAL GUPTA
Secretary
The Punjab Company Ltd., BHATINDA

BHATINDA Dated: 13-9-71

The approval of the Secretary, Forward Markets Commission, under sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162 dated the 4th May, 1960 has been obtained on the 6th November, 1971, to the following amendments to the bye-laws of the Punjab Company Ltd., Bhatinda.

AMENDMENTS

In the Bye-laws of the Punjah Company Ltd., Bhatinda, the following amendments shall be effected:—

- (i) In Bye-law 41, 41A, 90(a) 90A and 262A, after the word "hedge", the words "or delivery" shall be added.
- (ii) In Byc-law 89 the words in the bracket "which is not a non-transferable specific delivery contract" shall be deleted along with the bracket.

In pursuance of the proviso to sub-section (4) of Section 11 of the said Act, the Secretary, Forward Markets Commission, has dispensed with the condition of previous publication of the above amendments in the interest of the Trade.

Bhatinda, Dated 22-11-71

BHAGWANT SINGH
Vice-Chairman
The Punjab Company Ltd., Bhatinda

NOTIFICATION BY THE EAST INDIA COTTON ASSOCIATION LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission, under Sub-Section (i) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained on the 16th September 1971 to the following amendments made to the Bye-laws of the East India Cotton Association Limited, Bombay, the same having been previously placed on the notice board of the Exchange under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

That the Byc-laws of the Association be altered in the manner following:

I. In Bye-law 1:-

In the Definition of Standard Bale:-

The number of and the abbreviation "180 kg" shall be substituted by the number and the abbreviation "170 kg".

II. In Bye-law 83:-

The existing provisions vlz. "No forward contract entered into under these Bye-laws shall be cancelled by any of the parties thereto." shall be substituted by the following:—

"No forward contract entered into under these Bylaws shall be cancelled by any of the parties thereto except as provided in these By-laws."

III. In Bye-law 98(1):-

(a) The existing schedule, vlz.-

Description	Minlmum	Maxlmum 113 ·80 quintals	
Cambodia, Tinnevelly and Karunganni	87 ·10 quintals		
S. G. Punjab/American	83 .60 .,	90 · 70 ,,	
All others	87 ·10 ,,	90 • 70 ,,	

Description	Minimum	Maximum
All Descriptions	80 guintals	90 quintals
		

shall be substituted by the following:-

In the case of Saw Ginned Cotton, however, the minimum shall be 79 quintals.

(b) In paragraph 3 for the words and figures "180 kg net per bale (9,000 kg per 50 bales)" the words and figures "170 kg net per bale (8,500 kg per 50 bales)" shall be substituted.

IV. Bye-law 98(2) :--

The following sentence shall be added at the end of clause:-

"Time limit for lodging claims due on excess or short weights shall be 15 days from the date of weighment."

V. In Bye-law 98(3) :--

The existing schedule viz.—

Description	Minimum	Maximum
Cambodia, Tinnevelly and Karunganni	54 kg.	240 kg.
Other Descriptions	154 kg.	204 kg.
shall be substituted by th	a F. Hamiliana	
shall be substituted by th	e following :	
Description	e following : Minimum	Maximum

shall be substituted by the following:-

VI. In Bye-law 98:-

The following clause shall be added as clause (4):--

"(4) Notwithstanding what is stated in clauses (1), (2) and (3) above, the Board shall have power to prescribe different minimum and maximum weights in respect of bales from such pressing factories which in the opinion of the Board have no capacity to press bales to the minimum limits prescribed above. While prescribing different minimum weights, the Board may lay down such conditions in this behalf as they deem fit."

VII. In Bye-law 127:—regarding weights to be accepted in ready transactions:—

For the number and abbreviations-

"158 kg" (the minimum weight unless otherwise specified) and "204 kg" (the maximum weight unless otherwise specified),

the number and abbreviations-

"150 kg" and "200 kg".

shall respectively be substituted.

VIII. In Bye-law 158 :--

For the number "180", the number "170" shall be substituted.

1X. A new Bye-law 163K shall be inserted after Bye-law 163J:—

"163K.—for the purposes of all types of cotton contracts of the season 1970-71 and prior seasons the provisions of the Bye-laws noted hereunder as they stood immediately before 16th September 1971 shall be applicable, namely:—

Bye-laws 1 ro: Definition of a Standard Bale, 98(1), (2) and (3), 127 and 158,

and for the purposes of all types of cotton contracts for the crops of cotton season 1971-72 and thereafter, the said Bye-laws as amended on the aforesaid date shall be applicable."

X. In the Forms A and B recommended for Delivery Contracts

(appearing at the end of Bye-laws) both for buyers and sellers, the sentence "This Contract shall not be cancelled except as provided in the Bye-laws."

Bombay,

Dated 16th September 1971.

D. G. DAMLE Secretary,

The East India Cotton Association Ltd., Bombay

Notification by the Alleppey Oil Millers' and Merchants'
Association, Alleppey

The approval of the Secretary. Forward Markets Commission, under sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 li of 1952) read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May, 1960 has been obtained on the 20th September, 1971 to the following amendments made to the Bye-laws of the Alleppey Oil Millers' & Merchants' Association, Alleppey, the same have been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

- 1. In Bye-law 1, for sub-clause (ii) of clause (xxxii). The following shall be substituted, namely:
 - "(ii) "2000 KILOGRAMS/20 QUINTALS" shall be the unit of trading in hedge contracts for Coconut Oil.
- 2. For Bye-law 70(i), the following shall be substitited, namely:
 - "70(1) For purposes of trading in hedge contracts in Coconut Oil, there_shall be 12 contracts in a year each known after the Calendar month namely: January, February, March, April, May, June, July, August, September, October, November and December."
- 3. In Bye-law 71, for the main clause with details given thereunder, the following shall be substituted. namely:
 - "For each monthly contract trading will usually be permitted two months prior to the delivery period for the relative contract."
- 4. In the example under Bye-law 71(i), for the month "September", the month "November" shall be substituted.
- 5. In Bye-law 78A, for the figures "120", "3/50" and "30" in the 1st & 2nd sentences, the figures "40", "20" and "20" respectively shall be substituted.
- 6. The following shall be inserted as Bye-law 78 A(i), namely:—
 - "78 A(i) The Managing Committee shall however have authority to withdraw, enhance or alter the free-limit under Bye-law 78A above, by a resolution passed by itself and concurred with by the Forward Markets Commission, at any time."
- 7. In Bye-law 125, for the figures "30", "450" and "30" appearing in the second and third sentences, the figures "20", "300" and "20" respectively shall be substituted.
- 8. For the figure "30" appearing in Bye-laws No. 73, 124, 129, 135 A(d), 5277 A(i), Form No. XA and Form No. XIII, the figure "20" shall be substituted.
- 9. The following shall be inserted as Bye-law 384, namely :--
 - "384. For the purpose of hedge contracts for November, 1971 delivery the provisions of Byelaws, 1(xxxii)(ii), 71, 73, 78A, 124, 125, 129, 135 A(d), 277 A(i) and Form Nos, XA and XIII. as they stood immediately before the 20th September, 1971, shall be applicable and for the purpose 2—420GI/71

of hedge contracts for January 1972 and subsequent deliveries, the said provisions as amended on the atoresaid date shall be applicable subject to the condition that January and February 1972 deliveries may be commenced and run on and/from 20-9-1971 and 20-11-1971 respectively in terms of Bye-law 71, as it stood before the proposed amendment".

R. PADMANABHAN
Secretary,
The Alleppey Oil Millers' &c
Merchant Association
Allepey.

Alleppey,

Dated: 4-10-1971

Notification by the Jalna Merchants' Association Ltd.
Jalna

The approval of the Secretary, Forward Markets Commission, under sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960 has been obtained on the 1st November, 1971, to the following amendments to the Bye-laws of the Jalna Merchants' Association Ltd., Jalna.

AMENDMENTS

In the Bye-laws of the Jalna Merchants' Association Ltd., Jalna the following amendments shall be effected.

- (i) "In Bye-laws 28(a), 30, 32, 44 and 45, after the word "Hedge", the words "or delivery" shall be added,
- (ii) "In Bye-law 58(1), the words in the bracket "which is not a non transferable specific delivery contract" shall be deleted along with the bracket"

In pursuance of the proviso to sub-section (4) of section 11 of the said Act, the Secretary, Forward Markets Commission, has dispensed with the condition of previous publication of the above amendments in the interest of the Trade.

M. B. SANCHETI

Secretary

The Jalna Merchants' Association Ltd.
Jalna

Jalna

Dated: 4-11-1971.

NOTIFICATION BY THE INDIAN EXCHANGE LTD., AMRITSAR

The approval of the Secretary, Forward Markets Commission, under sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with the Government of India Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960 has been obtained on the 4th November, 1971 to the following amendments to the bye-laws of the Indian Exchange Ltd., Amritsar.

AMENDMENTS

In the Bye-laws-of the Indian Exchange Ltd., Amritsar, the following amendments shall be effected:

- "(i) In Bye-laws 41, 41A, 90(a), 90A and 262A, after the word "hedge", the words "or delivery" shall be added.
- (ii) In Bye-law 89, the words in the bracket "which is not a non-transferable specific delivery contract" shall be deleted alongwith the bracket."

In pursuance of the proviso to sub-section (4) of Section 11 of the said. Act, the Secretary. Forward Markets Commission, has dispensed with the condition of previous publication of the above amendments in the interest of the Trade.

Sd. ILLEGIBLU

Secretary

(The Indian Lxchange Ltd., Amritsar)

FORM No. 155

Members' Voluntary Wind Un,

Name of the Company: Messrs, Nagindas Kilabhai (S.1) Pvt. Limited.

(In voluntary Liquidation)

NOTICE CONVENING FINAL MEETING

NOTICE is hereby given in pursuance of Section 497 of the Companies Act, 1956 that a General Meeting of the above named Company will be held at No. 8, Second Line Beach, Madras-1, on Monday, the 6th March 1972 at 11 O'Clock in the forenoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator and also of determining by a special resolution of the Company, the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of.

Dated: this 4th day of December, 1971.

N. RAJAGOPALAN

Liquidator

PUBLIC NOTICE

In the Matter of the Kalyani Trading Company (Registered Number 5454 of 1964 Vide Press Advertisement of 1965), A firm dealing in Private Contracts, as a proprietory firm owned and managed by Shrimati Kalyani Mitra, resident of 723, New Sitarandera within Police Station, Jamshedpur in the State of Bihar,

It has come to my notice that some unscrupulous persons/firms using a company name almost similar to that of The Kalyani Trading Company operating Tamshedpur and conducting business in the same line as Kalyani Trading Company are approaching parties and firms having dealings and business transactions with the said Kalyani Trading Company and fraudulettly describing themselves/their firms as identical with the said Kalyani Trading Company and by names of such fraud practised on unwary parties, receiving orders and favours actually meant for the said Kalyani Trading Company, much to the financial loss and deteriment to the goodwill of the latter, Notwithstanding the original constitution & complementaries of my firm as herein superscribed, I hereby declare that I am the sole proprietor of The Kalyani Trading Company and no others person(s) or firm(s) has/have any connection with or right, title or interest in my said firm and has/have no locus standi to do business for or on behalf of my said firm, The Kalyani Trading Company. I further declare for the convenience of the public and those who are involved in business transactions with persons or parties firms using fletitious name(s) identical to that of Kalyam Trading Company, or resembling thereto, that my firm Kalyani Trading Company will not be any way responsible to any dealings by any firms/persons or body corporate with such fraudulent firms/persons using fictitious names resembling my firm I hereby also warn such unscrupulous persons/firms against the legal consequences of their fraudulent activities whereby they will be held liable for any loss, financial or otherwise, which may accure to me or my said firm or its goodwill,

KALYANI MITRA Sole Prop**rieto**r

The Kalyani Trading Company

Affested by :-

Jamshedpur B. N. MITRA.

4. The Kalyani Trading Company by the constituted attorney, Regd. No. 2497 Bihar (1965)

NOTICE TO CREDITORS

Fstate: Miss Effic Margaret Stevenson, deceased

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the above-named deceased late of No. 15-17 Kensington Church Street Kensington, London W-8 who died at London on the 29th March 1968, are hereby required to send full particulars of their claims to Mr. Ashok Kumar Sahni and Mr. Sudhindra Kumar Mazumdar both officials of The Chartered Bank of No. 4. Netaji Subhas Road, Calcutta, Administrators to the above estate or or before the 31st January 1972 after which date the said Administrators will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received.

Dated: the 9th December 1971,

SANDERSON & MORGANS Solicitors for the said Administrators, Calcutta

NOTICE

NOTICF is hereby given to all the creditors of M/s. Indian Radio Corporation Private Limited that extraordinary general meeting of the creditors shall be held pursuant to section 500 of the Companies Act, 1956 at the Registered Office "4-A, Roshanara Mansion, Roshanara Road, Delhi-7" at 5.00 P.M. on 27-1-1972 to consider the following Agenda:—

- 1. To consider the winding up the company,
- 2. To appoint Liquidator and fix his remuneration. Dated: =-31-12-1971

LOHAN W.

Director-in-Charge

Indian Radio Corporation Private Ltd.

NOTICE

Notice is hereby given to all the Creditors of the Harman Finance Private Ltd. that general meeting shall be held at the Registered office 16/10 181-82 Bhagwan Dass Building Gurdwara Road Chowk, Karolbagh, New Delhi at 5 P.M. on 10-2-1972 to consider the following business:—

- 1. To consider the winding up the company.
- 2. To appoint liquidator and fix his salary,

Sd. ILLEGIBLE
Mg. Director
Harman Finance (P) Ltd.

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NOTICE

NOTICE is hereby given to all the Creditors of M/s. Robit Coal Traders Private Ltd., Nicholson Road Delhi-6 that general meeting of the Company shall be held at the Registered Office of the Company at 3474 Nicholson Road, Delhi-6 at 5.00 P.M. on 31-1-1972 to consider the following Agenda:—

- 1. To consider the winding up of the company.
- 2. To appoint liquidator and fix his remuneration.

Sd. ILLEGIBLE

Director-in-Charge Rohit Coal Traders Pyt, Ltd. Nicholson Road Delhi-6

Pated: 3-1-1972

FORM No. 151

Companies Act, 1956

Members' (or Creditors') Voluntary Winding-up Notice of appointment of liquidator pursuant to Section 516

Name of the company: Leather & Footwear Inspection Experts (Pvt.) Ltd.

Nature of husiness: Inspection of Footwear.

Address of Registered Office: S-79 Greater Kailash-I, New Delhi-48.

Name(s) and address(es) of Liquidator(s); R. Paul Budhraja, 3528, Nicholson Road, Delhi-6.

Date of appointment: December 16, 1971.

Ry whom appointed: Creditors.